Case 9:22-mj-08332-BER Document 175 Entered on FLSD Docket 08/15/2023 Page 101 32

**UNITED STATES COURT** 

UNITED STATES OF AMERICA, Appellee

V.

Aug 8, 2023

ANGELA E. NOBLE CLERK U.S. DIST. CT. S. D. OF FLA. - MIAMI

USCA Case#23-12483 USDC Case#9:22-mj-8332-BER

UNITED STATES DEPARTMENT OF THE TREASURY, Appellant

(FRAP 10 AND 11) MOTION TO FORWARD AND CORRECT THE RECORD

The Appellant the U.S. Department of the Treasury is the real party of interest. See attached Docket case#20-12483.

On 7/8/21 and 7/23/21 under the direct ORDER of the Appellant the United States Department of the Treasury, the U.S. Marshals Service arrested CLASSIFIED SEIZED FEDERAL SECURITIES per. I.R.S. taxpayer account #56-0906609 BANK OF AMERICA and #14-202658 BCT and a portion is now held in the District Court's U.S. Marshals custody. See attached U.S.M.-285.

Pursuant to FRAP 10 and 11 the documents must be made available for the Court's for the courts record.

Please direct the Court to ORDER its U.S. Marshals to return the property per. newly submitted U.S.M.-285 forms instruction.

"Since in statutory scheme, office of Marshal exists as arm of office of Attorney General, commitment to Marshal can only be construed as commitment to Attorney General." (See United States V. Howard, 545 F.2d 1044, 6th Cir. 1976)

# CERTIFICATE OF SERVICE

The Appellant declares under the penalty of perjury its undersigned Department of Justice counsel shall make service on all parties by U.S. Certified Mail.

Dated: 8-01-2023

/s/Ioana Cristei Meyer U.S. Dept. of Justice PO Box 480 Ben Franklin Station Washington, DC 20044 If you view the Full Docket you will be charged for 1 Pages \$0.10

### General Docket United States Court of Appeals for the Eleventh Circuit

Court of Appeals Docket #: 23-12483
Nature of Suit: 1440 Other Civil Rights
USA v. U.S. Department of the Treasury
Appeal From: Southern District of Florida

Fee Status: Fee Not Paid

### **Case Type Information:**

1) U.S. Civil

2) U.S. Plaintiff

3) -

### **Originating Court Information:**

District: 113C-9: 9:22-mj-08332-BER-1

Court Reporter: Pauline Stipes

Civil Proceeding: Bruce E. Reinhart, U.S. Magistrate Judge

Date Filed: 08/05/2022 Date NOA Filed: 07/28/2023 Docketed: 07/28/2023

# ATTACHMENT-A

#### No. 21-11738-J

### JURISDICTIONAL QUESTION

Please address whether the notice of appeal contains the signature of Duane Berry, who has purported to be a federal trustee for the Department of Treasury, so as to comply with the federal rules of procedure. See Fed. R. Civ. P. 11(a) ("Every pleading, written motion, and other paper must be signed by at least one attorney of record in the attorney's name—or by a party personally if the party is unrepresented. The court must strike an unsigned paper unless the omission is promptly corrected after being called to the attorney's or party's attention."); Fed. R. App. P. 25(a)(2)(B)(iii); Becker v. Montgomery, 532 U.S. 757, 760–65 (2001) (noting that the signature requirement applies to notices of appeal but is not jurisdictional and may be satisfied after expiration of the initial appeal period if the notice is otherwise timely and sufficient, and promptly corrected); see also 11th Cir. R. 25-4 (requiring all filed papers to be signed); Thiem v. Hertz Corp., 732 F.2d 1559, 1562–63 (11th Cir. 1984) (holding that a notice of appeal was sufficient to confer appellate jurisdiction where the names of counsel and the appellant were typed on the notice of appeal).

If the notice of appeal is in fact deficient, please address whether Berry can cure the lack of a signature by filing a signed notice of appeal in the district court. See Fed. R. Civ. P. 11(a); Becker, 532 U.S. at 760-65.

#### IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT

	No. 21-11738-J
U.S. DEPARTMENT OF THE TR	EASURY,
	Plaintiff - Appellee,
versus	
SEIZED FEDERAL SECURITIES	,
	Defendant,
DUANE L. BERRY,	
	Interested Party - Appellant.
	rom the United States District Court he Northern District of Georgia

#### ORDER:

The Appellant's motion to stay pending appeal, construed from motion to stay all Orders, Judgments, Mandates, Proceedings or otherwise in this action is GRANTED to the extent that this appeal shall be stayed for a period of sixty (60) days. The Appellant may file a renewed motion for stay at the expiration of the sixty (60) day-time period if necessary.

The Appellant is directed to file a monthly status report on the 15<sup>th</sup> of every month until the stay has been lifted.

/s/ Robin S. Rosenbaum
UNITED STATES CIRCUIT JUDGE

Case 4:21-cv-03610 Document 10 Filed on 05/23/22 in TXSD Page 3 of 13

### **UNITED STATES COURT OF APPEALS**

UNITED STATES DEPT. OF THE TREASURY, PLAINTIFF

V.	CASE#21-11738
SEIZED FEDERAL SECURITIES, DEFENDANT	-

#### STATUS REPORT BY ORDER

The ORDER has been satisfied to the extent that the Plaintiff has arrested and taken custody of the Defendant by attachments through its Federal Trustee Duane L Berry and the U. S. Marshals Service. No further stay is necessary. See attached executed warrants.

/s/Duane L Berry FEDERAL TRUSTEE



### UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

717 MADISON PLACE, N.W. WASHINGTON, D.C. 20439

PETER R. MARKSTEINER CLERK OF COURT CLERK'S OFFICE 202-275-8000

January 24, 2023

### NOTICE OF DOCKETING

Federal Circuit Docket No.: 2023-117

Federal Circuit Short Caption: In re: Seized Federal Securities

Date of Docketing: January 24, 2023

Originating Tribunal: United States District Court for the Northern District of Texas

Originating Case No.: 3:21-cv-00393-D-BT

**Petitioner:** Seized Federal Securities

A petition for writ of mandamus has been filed and assigned the above Federal Circuit case number. The court's official caption is included as an attachment to this notice. Unless otherwise noted in the court's rules, the assigned docket number and official caption or short caption must be included on all documents filed with this Court. It is the responsibility of all parties to review the Rules for critical due dates. The assigned deputy clerk is noted below and all case questions should be directed to the Case Management section at (202) 275-8055.

The following filings are due within 14 days of this notice:

- Entry of Appearance or Notice of Unrepresented Person. (Fed. Cir. R. 47.3.)
- Certificate of Interest. (Fed. Cir. R. 47.4; not required for unrepresented and federal government parties unless disclosing information under Fed. Cir. R. 47.4(a)(6))
- <u>Docketing Statement</u>. Note: The Docketing Statement is due in 30 days if the
  United States or its officer or agency is a party in the appeal. (Fed. Cir. R. 33.1 and
  the <u>Mediation Guidelines</u>; no docketing statement is required in cases with an
  unrepresented party)
- <u>Statement Concerning Discrimination</u> in MSPB or arbitrator cases. (Fed. Cir. R. 15(c); completed by petitioner only)
- Fee payment or appropriate fee waiver request, if the docketing fee was not prepaid (see Fee Payment below).

#### UNITED STATES SUPREME COURT

IN RE: UNITED STATES DEPARTMENT OF THE TREASURY

Case# USCA#2023-00117

RULE 22 APPLICATION FOR COURT TO ENFORCE ITS U.S. MARSHALS TO: Chief Justice John G. Roberts

On 7/8/21 and 7/23/21 under the direct ORDER of the United States Department of the Treasury, the undersigned Applicant and also the Respondent in the lower court, the U.S. Marshals Service arrested CLASSIFIED SEIZED FEDERAL SECURITIES per. I.R.S. taxpayer account #56-0906609 BANK OF AMERICA and #14-202658 BCT and a portion is now held in this Court's U.S. Marshals custody. See attached U.S.M.-285.

Please direct the Court to ORDER its U.S. Marshals to return the property per. newly submitted U.S.M.-285 forms instruction.

"Since in statutory scheme, office of Marshal exists as arm of office of Attorney General, commitment to Marshal can only be construed as commitment to Attorney General." (See United States V. Howard, 545 F.2d 1044, 6th Cir. 1976)

Dated: 3-03-2023

/s/ Duane L Berry
United States Department of the Treasury
1500 Pennsylvania Ave. NW
Washington, DC 20220
(Applicant)

/s/ Ioana Cristei Meyer United States Department of Justice 950 Pennsylvania Ave. NW Washington, DC 20530 (Counsel)

/s/ Elîzabeth Prelogar Solicitor General United States Department of Justice 950 Pennsylvania Ave. NW Washington, DC 20530 (Counsel)

RECEIVED

MAR 13 2023

SUPREME COURT, U.S.

Case: 23-117 Document: 4-1 Page: 1 Filed: 02/14/2023 (1 of 2)

FORM 8A. Entry of Appearance

Form 8A (p.1) July 2020

### UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

### **ENTRY OF APPEARANCE**

Case Number:	2023-117
<b>Short Case Caption:</b>	In re: Seized Federal Securities

Instructions: Refer to Fed. Cir. R. 47.3 for requirements governing representation and appearance in this court. Counsel must immediately file an amended Entry of Appearance if contact information changes and update information through PACER's <a href="Manage My Account">Manage My Account</a>. Non-admitted government counsel should enter N/A in lieu of an admission date. Use the second page to add additional counsel.

Party Information. List all parties, intervenors, amicus curiae, or movants represented by below counsel; "et al." is not permitted.			
DEPARTMENT OF JUSTICE			
Principal Counsel: Ioana Cristei Meyer		Admission Date: 07/24/2018	
Firm/Agency/Org.: United States Dep	partment of Justi	ce, Commercial Litigation Branch	
Address: PO Box 480, Ben Franklin Station, Washington, DC 20044			
Phone: (202) 305-0001	one: (202) 305-0001 Email: Ioana.Cristei@usdoj.gov		
Other Counsel:	Admission Date:		
Firm/Agency/Org.:			
Address:			
Phone:	Email:		
I certify under penalty of perjury that (1) the submitted information is true and accurate and (2) I am authorized to enter an appearance by all other listed counsel.			
Date: <u>2/14/23</u>	Signature:	/s/ Ioana Cristei Meyer	
	Name:	Ioana Cristei Meyer	

Case: 23-117

Document: 4-2 Page: 1

Filed: 02/14/2023

(2 of 2)

FORM 30. Certificate of Service

Form 30 July 2020

### UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

### **CERTIFICATE OF SERVICE**

Case Number 20	23-117		
Short Case Caption In	re: Seized Federal Securities		
be accomplished outside th	only required when the rules specify that service must be court's electronic filing system. See Fed. R. App. P. attach additional pages as needed.		
I certify that I served a copy	y of the foregoing filing on $02/14/2023$		
by U.S. Mail Other:	Hand Delivery Email Facsimile		
on the below individuals at	the following locations.		
Person Served	Service Location (Address, Facsimile, Email)		
Seized Federal Securities	PO Box 381292 Clinton Township, MI 48038		
	a a		
Additional pages atta Date: 02/14/2023	ached. Signature: /s/ Ioana Cristei Meyer		
	Name: Ioana Cristei Meyer		

RECEIVED TO THE UNITED STATES DISTRICT COURT

OUTED STATES DEPARTMENT OF THE TREASURY,

Plaintiff,

2.40411011

V.

SEIZED FEDERAL SECURITIES,

Defendant,

No. 1:21-cv-00717-CAP-CCB

#### WARRANT FOR ARREST IN REM

TO: THE UNITED STATES MARSHAL AND ANY AUTHORIZED PERSON

WHEREAS, in a matter concerning the National Security of the United States in the above captioned action, the undersigned FEDERAL TRUSTEE, on behalf of the United States Department of the Treasury, has issued a warrant for arrest in rem regarding the recovery and investigation of classified tax records, documents, and banking information pursuant to the National Security Act.

[See 50 U.S.C. § 3162(a)(1)]

WHEREAS, the undersigned FEDERAL TRUSTEE is authorized to issue this warrant and no further court action is required.

[See 50 U.S.C. § 3162(a)(3)(A) and 26 U.S.C. § 6903]

Dated: March 11, 2021

DUANE L. BERRY EEDERAL TRUSTEE (26 USC § 6903)

UNITED STATES DEPARTMENT OF THE TREASURY
1500 Pennsylvania Ave. NW
Washington, DC 20220

### Case 1:21-cv-00717-CAP Document 39 Filed 07/29/21 Page 1 of 1

USM-285 is a 5-part form. Fill out the form and print Sec	pies. Sign as need	भव नामत् समित्र यह जीवन	ijet kelow.
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on the individual, company, corporation, etc., at the address subwar angive on the		(Free months but made	
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USM-285 is a 5-part form. Fill our me form and print 5 copies. Sign as needed and route as specified below.

U.S. Department of Justice United States Marshals Service

### PROCESS RECEIPT AND RETURN

See "Instructions for Service of Process by U.S. Marshal"

DIFFENDANT SETZED FEDERAL SECURITIES  WARRANT  NAME OF INDIVIDUAL COMPANY, CORPORATION, ETC. TO SERVE OR DESCRIPTION OF PROPERTY TO SEIZE OR CONDEMN  CNN  AT  ADDRESS SUPER OR RED, Apartment No., Circ, State and ZIP Code)  1 CNN Center, Atlanta, GA 30303  SEND NOTICE OF SERVICE COPY TO REQUESTER AT NAME AND ADDRESS SELOW  SERVE ATT. Mr. Brent J. McIntosh  (General Counsel)  1500 Pennsylvania Ave., NW  Washington, DC 2020  SPECIAL INSTITUTIONS OF OTHER INFORMATION THAT WILL ASSIST IN EXPEDITING SERVICE fluebule Business and Alternatic Addressee.  All Telephone Numbers, and Estimated Times A validable for Service)  PLEASE MAINTAIN LEAKED TAX RECORDS, '.SE  ZED. FEDERAL SECURITIES'  (Defendant) in your custody until further notice  Signature of Attorney other Originator requesting service on behalf of:  DEFENDANT  SPACE BELOW FOR USE OF U.S. MARSHAL ONLY—DO NOT WRITE BELOW THIS LINE  Takenopologies recipit for the total number of process indicated.  No. AM No. AM  No. AM  No. AM  No. AM  Signature of Authorized USMS Departy or Clerk  Time us USM 258 is abusinated.  The Development of the total number of process indicated.  Origin Serve  London Computer of Authorized USMS Departy or Clerk  Total Mines of the total number of process indicated.  No. AM No. AM  No. AM  FLEDINGLER Science of Authorized USMS Departy or Clerk  Time us USM 258 is abusinated.  Date Science of Science of Authorized USMS Departy or Clerk  Time us USM 258 is abusinated.  The Development of the total number of process indicated.  Address (computer only different them shown above)  Address (computer only of the total number of process indicated.  Address (computer only different them shown above)  ADDRESS MARSHAL CONDERS CONDERS CONDERS CONDERS CONDERS CONDERS CONDERS CONDERS CONDERS CONDE	A STATE OF THE STA	COURT CASE NUMBER
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3. NOTICE OF SERVICE 4. BILLING STATEMENT*: To be returned to the U.S. Marshal with payment, of Charges. Rev. 12/15/80  Automated 01/00	2. USMS RECORD 3 See Capture	for list
4. BILLING STATEMENT*: To be returned to the 0.5. Marshal.  if any amount is owed. Please remit promptly payable to U.S. Marshal.  5. ACKNOWLEDGMENT OF RECEIPT	2. USMS RECORD  3. NOTICE OF SERVICE  3. NOTICE OF SERVICE	for list

Case 3:21-cv-00293THEBTIN PRENMERATES INTO STATE 1 of 17 PageID 3

UNITED STATES DEPARTMENT OF THE TREASURY (Plaintiff),

2021 FE3 24 PK 1:44

v.

3-21CV0393-

SEIZED FEDERAL SECURITIES

(Defendants).

COMPLAINT FOR FORFEITURE IN REM

Counsel United States Department of Justice Civil Division 950 Pennsylvania Ave., NW Washington, DC 20530 Case 3:21-cv-00393-D-BT Document 2 Filed 02/24/21 Page 2 of 17 PageID 4 NOW COMES the United States Department of the Treasury, Plaintiff herein, by and through FEDERAL TRUSTEE Duane L. Berry pursuant to Department of Treasury (IRS) code 26 U.S.C § 6903 and the United States Attorney General pursuant to 28 U.S.C. § 516, in a civil cause of forfeiture, and respectfully states the following:

#### INTRODUCTION

- 1. This is a civil action in rem pursuant to 18 U.S.C. § 981(a)(1)(A) and (C). Procedures for this action are mandated by Rule G of the Supplemental Rules for Admiralty or Maritime Claims and Asset Forfeiture Actions and, to the extent applicable, 18 U. S.C. §§ 981,983, and 984, and the Federal Rules of Civil Procedure.
- 2. This action seeks the forfeiture of all right, title, and interest in the above captioned property because the property constitutes or is derived from wire fraud in violation of 18 U.S. C. § 1343, major fraud against the United States in violation of 18 U.S.C. § 1031, and financial monetary transactions of tax instruments and money laundering conspiracy in violation of 18 U.S. C. §§ 1957 and 1956(h). As set forth more fully below, the conspirators identified herein, through fraud and false pretenses, obtained the property and or engaged in numerous transactions concerning fraud relating to tax instruments, monetary transactions, and money laundering.
- 3. This Court has jurisdiction over this action commenced by the United States under 28 U.S.C. § 1345 and over this action for forfeiture under 28 U.S.C. § 1355(a). The Court has in rem jurisdiction over the defendant property under 28 U.S.C. § 1355(b).
- 4. This Court has venue pursuant to 28 U.S.C. §§1355 and 1395, as defendant property was found in this district.

Case 3:21 The Ode 12 and 11 to 12 and 12 and

- 6. The Seized Federal Securities, pursuant to the National Security Act (50 U.S.C. 3162(a)(1)) and other means, are currently being held in part by the Plaintiff, its FEDERAL TRUSTEE, and or the United States Marshals Service. (SEE EXHIBIT B)
- 7. Pursuant to Supplemental Rule G(2)(f), facts in support of a reasonable belief that the Government will be able to meet its burden of proof at trial as follows and have been verified by the attached FEDERAL TRUSTEE'S complaint with the Treasury Inspector General for Tax Adminsitration (TIGTA). (SEE EXHIBIT C)

SUMMARY OF THE FRAUD

8. On 12/02/2019, FEDERAL TRUSTEE Duane L. Berry, and "Whistleblower" against then President Donald J. Trump, moved the 2nd Circuit Court of Appeals in an "Emergency Motion to Intervene" in the Presidents tax fraud investigation case which introduced the United States House of Representatives as Intervenors and several media outlets as Movants. See Trump v. Deutsche Bank et al. (SEE EXHIBIT D)

9. Pending the action...millions of un-redacted classified tax returns and other sensitive financial data, bank records and accounts of banking and tax transactions of several million americans, federal government agencies, including but not limited to the United States Department of Defense, United States Department of State, and the (Plaintiff) United States Department of the Treasury were unlawfully obtained by the media outlets, President Trump, who is now facing criminal impeachment hearings in the Senate, and several other conspirators. (SEE EXHIBIT E)

Case 6:21-Arter 97-epeated attempts Filed 02/24/21 Page 4 of 17 Page 10 6
Seized Federal Securities from the conspirators by the FEDERAL
TRUSTEE, the Plaintiff, by and through its FEDERAL TRUSTEE and
its powers appointed to him by Congress pursuant 26 U.S.C § 6903
employed the National Security Act, and other means, to retrieve
the Seized Federal Securities.

- 11. The leak of the Seized Federal Securities has been a direct breach of the national security of the United States in which several trillion dollars of monetary transactions are potentially being exposed and compromised by the conspirators and other foreign entities, including the 'dark web' and Russian operatives.
- 12. The leak is also in direct violation of the Gramm-Leach-Biley Act, in which financial institutions are not permitted to disclose nonpublic information of a customer to a third party without the consent of the customer. See 15 U.S.C. § 6802 (a)(b). Nonpublic personal information includes personally identifiable financial account infromation, including names and street addresses, where those details are disclosed in a manner that indicates the associated names are clients of a fiancial institution See 16 C.F.R. § 313.3(n)(1)(i), (3)(ii). All of which have been factors in this leak.
- 13. Furthermore, "tax returns are generally afforded special protection from public disclosure", See e.g. Solomon v. Siemens Indus., Inc., 8 f. Supp. 3D 261, 285-86(E.D.N.Y. 2014) and any unlawful possession of tax returns for specific individuals or government security agencies would jeopardize the national security of the United States.

### Case 3:21-cv-00393-D-BT Document 2 Filed 02/24/21 Page 5 of 17 PageID 7 CONCLUSION

14. By virtue of the foregoing, ALL right, title, and interest in the Seized Federal Securities held in the United States at the time of the commission of the unlawful acts giving rise to forfeiture has now become forfeitable to the United States.

WHEREFORE, the Plaintiff respectfully prays the Court that:

- A. Due notice be given to all known conspirators to appear and show cause why the forfeiture should not be decreed;
- B. Judgment be entered declaring the Seized Federal Securities be forfeited to the United States for disposition according to law; and
- C. The Plaintiff be granted such other and further relief as this Court may deem just and proper, together with the costs and disbursements of this action, including but not limited to the expenses of maintenance and protection of the Seized Federal Securities.

Dated: January 29, 2021

Respectfully submitted,

UNITED STATES DEPARTMENT OF THE TREASURY

by and through

FEDERAL TRUSTEE DUANE L. BERRY

# EXHIB 1918 3:21-cv-00393-D-BT Document 2 Filed 02/24/21 Page 11 of 17 PageID 13

Name and Address of the Owner, where the Owner, which is the O			
Department of the Treasury - Internal Revenue Service			
Form <b>3949 A</b> (2-2007)		on Referral	OMB # 1545-1960
1. Taxpayer Name D	ONALD J. TRUMP	2. Business Name CONSOVOY McC	ARTHY PLLC
a. Street Address 1	40 E. 45th St., 17th fl	a. Street Address 10 Post Offic	ce Square
h City/State/7IP	ew York, NY 10017	b. City/State/ZIP Boston, MA 0	2109
c. Social Security N	umber (SSN)	c. Employer Identification Number	
d. Occupation P	RESIDENT (USA)	d. Principal Bus Activity REAL ESTA	TE
e. Date of Birth			
3. Marital Status		3a. Name of Spouse	· · · · · · · · · · · · · · · · · · ·
Married S	ingle Head of Household eparated	MELANIA TRUMP	
4. Alleged Violation of	f income Tax Law (Check all that apply).		•
☐ False Exemption		Inreported Income	AND CONTRACTOR OF THE CONTRACT
☐ False Deductions		Varcotics Income Wagering/	
☐ Multiple Filing		Public/Political Corruption	
Organized Crime	Failure to Pay Tax	Failure to File Return March Other (Des	cribe below)
5. Unreported Incom	e and Tax Years (Fill in Tax Years and dolla	r amount(s), if known, e.g., TY2005 \$10,000)	
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b. Are books/recor	ds available? lo	c. Do you consider the taxpayer dangerous  (1) Yes No	;?
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	1 K St., NW Washington, DC 20006	City/State/ZIP: New York, NY 10	036
e. Please describe how you learned and/or obtained the information in this report (Attach another sheet, if needed):			
(SEE ATTACHMENT)			
-		_	
6. Your Name: DUA	NE L. BERRY (FEDERAL TRU	ISTEE)	
a. Address: 38	742 Bramham St.		
b. City/State/ZIP:	Clinton Twp., MI 48038		
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For Mailing Address,			
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Catalog Number 478	372E		49 A (Rev. 2-2007)
		11-15	

# **ATTACHMENT-B**

Query Reports

Utilities

Help Log Out

APPEAL, CLOSED, RECOUT

### U.S. District Court Southern District of Florida (West Palm Beach) CRIMINAL DOCKET FOR CASE #: 9:22-mj-08332-BER-1

Case title: USA v. Sealed Search Warrant Date Filed: 08/05/2022

**Date Terminated: 08/05/2022** 

Assigned to: Magistrate Judge Bruce E.

Reinhart

Appeals court case numbers: 22-12708-F USCA, 22-12791-JJ USCA, 22-12932-J USCA, 22-13061-J USCA, 23-12483-J

**USCA** 

Defendant (1)

**Sealed Search Warrant** 

TERMINATED: 08/05/2022

represented by Andrea Flynn Mogensen

Law Office of Andrea Flynn Mogensen,

P.A.

677 N. Washington Blvd.

Ste 128

**SARASOTA** 

Sarasota, FL 34236

941-955-1066

Email:

andrea@sarasotacriminallawyer.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

**Pending Counts** 

None

**Disposition** 

<u>Highest Offense Level (Opening)</u>

None

Terminated Counts <u>Disposition</u>

# IN THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

CASE NO. 22-22-13061-J

UNITED STATES OF AMERICA,	REC'D BY AP D.C.
Appellee,	Oct 17, 2022
-versus-	ANGELA E. NOBLE CLERK U.S. DIST, CT.
MICHAEL BARTH	S. D. OF FLA MIAMI

### **CERTIFICATE OF INTERESTED PERSONS**

In compliance with Fed. R. App. P. 26.1 and 11th Cir. R. 26.1-1(a)(3) and 26.1-3, the undersigned certifies that the list set forth below is a complete list of the person and entities who have an interest in the outcome of this case.

Federal Trustee Duane L. Berry

**United States Department of the Treasury** 

**United States of America** 

**American Broadcasting Company** 

**Ballard Spahr** 

Appellant.

Barth, Michael S.

Cable News Network, Inc.

Caramanica, Mark Richard

CBS Broadcasting, Inc.

# ATTACHMENT-C

[PUBLISH]

In the

# United States Court of Appeals

For the Eleventh Circuit

No. 22-13005

DONALD J. TRUMP,

Plaintiff-Appellee,

versus

UNITED STATES OF AMERICA,

Defendant-Appellant.

Appeal from the United States District Court for the Southern District of Florida D.C. Docket No. 9:22-cv-81294-AMC

### Opinion of the Court

22-13005

Before WILLIAM PRYOR, Chief Judge, GRANT, and BRASHER, Circuit Judges.

#### PER CURIAM:

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This appeal requires us to consider whether the district court had jurisdiction to block the United States from using lawfully seized records in a criminal investigation. The answer is no.

Former President Donald J. Trump brought a civil action seeking an injunction against the government after it executed a search warrant at his Mar-a-Lago residence. He argues that a court-mandated special master review process is necessary because the government's Privilege Review Team protocols were inadequate, because various seized documents are protected by executive or attorney-client privilege, because he could have declassified documents or designated them as personal rather than presidential records, and—if all that fails—because the government's appeal was procedurally deficient. The government disagrees with each contention.

These disputes ignore one fundamental question—whether the district court had the power to hear the case. After all: "Federal courts are courts of limited jurisdiction. They possess only that power authorized by Constitution and statute, which is not to be expanded by judicial decree." *Kokkonen v. Guardian Life Ins. Co. of Am.*, 511 U.S. 375, 377 (1994) (citation omitted).

### Opinion of the Court

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22-13005

Even so, the FBI developed more evidence that other classified documents remained at Mar-a-Lago. In August 2022—over one-and-a-half years after the end of Plaintiff's presidential administration, six months after the first transfer of boxes to the National Archives, and three months after the subpoena was served—the Department of Justice sought a search warrant. It presented an FBI agent's sworn affidavit to a Florida magistrate judge, who agreed that probable cause existed to believe that evidence of criminal violations would likely be found at Mar-a-Lago. Warrant Affidavit at 1, 32; Notice of Filing of Redacted Documents at 2, *In re Sealed Search Warrant*, No. 22-mj-08332 (S.D. Fla. Aug. 11, 2022) ("Search Warrant"). The magistrate judge issued a search warrant for the offices, storage rooms, and potential storage sites at Plaintiff's residence, and authorized the seizure of:

All physical documents and records constituting evidence, contraband, fruits of crime, or other items illegally possessed in violation of 18 U.S.C. §§ 793, 2071, or 1519, including the following:

a. Any physical documents with classification markings, along with any containers/boxes (including any other contents) in which such documents are located, as well as any other containers/boxes that are collectively stored or found together with the aforementioned documents and containers/boxes;

### Opinion of the Court

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22-13005

arising from the government's access to sensitive personal information or the threat of potential prosecution as irreparable injuries. And he asks us to find that he has no other remedy apart from equitable jurisdiction, even though he faces no remediable harm. Anyone could make these arguments. And accepting them would upend *Richey*, requiring federal courts to oversee routine criminal investigations beyond their constitutionally ascribed role of approving a search warrant based on a showing of probable cause. Our precedents do not allow this, and neither does our constitutional structure.

Only one possible justification for equitable jurisdiction remains: that Plaintiff is a former President of the United States. It is indeed extraordinary for a warrant to be executed at the home of a former president—but not in a way that affects our legal analysis or otherwise gives the judiciary license to interfere in an ongoing investigation. The *Richey* test has been in place for nearly fifty years; its limits apply no matter who the government is investigating. To create a special exception here would defy our Nation's foundational principle that our law applies "to all, without regard to numbers, wealth, or rank." *State of Georgia v. Brailsford*, 3 U.S. (3 Dall.) 1, 4 (1794).

\* \* \*

The law is clear. We cannot write a rule that allows any subject of a search warrant to block government investigations after the execution of the warrant. Nor can we write a rule that allows only former presidents to do so. Either approach would be

### 22-13005 Opinion of the Court

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a radical reordering of our caselaw limiting the federal courts' involvement in criminal investigations. And both would violate bedrock separation-of-powers limitations. Accordingly, we agree with the government that the district court improperly exercised equitable jurisdiction, and that dismissal of the entire proceeding is required.

The district court improperly exercised equitable jurisdiction in this case. For that reason, we **VACATE** the September 5 order on appeal and **REMAND** with instructions for the district court to **DISMISS** the underlying civil action.

#### **UNITED STATES COURT**

UNITED STATES OF AMERICA,
Plaintiff

V.

Case#9:23-cr-80101-AMC -1

DONALD J. TRUMP, et al., Defendants

### **MOTION TO RETURN PROPERTY- RULE 41(g)**

Rule 41(g) allows for a person aggrieved by the depravation of seized property to move for its return.

On 06-21-2021 the Eleventh Circuit granted Interested Party and Federal Trustee Duane L. Berry a stay pending the arrest of classified Seized Federal Securities, which consisted of Donald J. Trump's financial, bank, and tax records. See attached-A.

Whereas, SEIZED FEDERAL SECURITIES have been arrested, however the attached portion of Donald J. Trump's financial, bank and or tax records arrested in this action in related Case#22-8832 and #22-13061 SEALED SEARCH WARRANT are also subject to SEIZED FEDERAL SECURITIES. See attached-B.

The Movants now request the return of this attached property, as it is simultaneously under arrest by the Department of Justice in Movant's investigation.

Furthermore, the Eleventh Circuit in Case#22-13005, Trump V. U.S.A., stated that the Court can not block a Government investigation after the execution of the warrant. See attached–C.

### CERTIFICATE OF SERVICE

I declare under the penalty of perjury that this motion has been served by Certified Mail on all parties.

Dated:06-20-2023

Respectfully submitted, /s/ Duane L. Berry (Federal Trustee) U.S. Dept. of the Treasury SEIZED FEDERAL SECURITIES (Movants) Query Reports <u>U</u>tilities

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# U.S. District Court Southern District of Florida (West Palm Beach) CRIMINAL DOCKET FOR CASE #: 9:23-cr-80101-AMC-1

Case title: USA v. Trump, et al.

Date Filed: 06/08/2023

Assigned to: Judge Aileen M. Cannon Referred to: Magistrate Judge Bruce E.

Reinhart

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Donald J. Trump

63675-510

YOB: 1946; English

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